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## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA GREAT FALLS DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

Case No. CR 13-98-GF-BMM Case No. CR 14-46-GF-BMM Case No. CR 14-47-GF-BMM-2

VS.

SHAD JAMES HUSTON,

Defendant.

DEFENDANT SHAD HUSTON'S RESPONSE TO COURT ORDER: MOTIONS TO BE REVIEWED

Shad James Huston ("Mr. Huston"), by and through his attorneys, Anthony R. Gallagher and the Federal Defenders of Montana, hereby responds to this Court's Order of August 5, 2015 (Doc. 503 in CR 13-98-GF-BMM, Doc. 156 in CR 14-46-GF-BMM, and Doc. 232 in CR 14-47-GF-BMM), requiring Mr. Huston to advise which motions filed by previous counsel he wishes this Court to review.

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Mr. Huston requests that the Court review and resolve the motion entitled

Huston Defendants' Motion in Limine Regarding Uncharged Conduct, Immunized

Information and Admissions Now Withdrawn (filed under seal pursuant to LR 5.1)

(Doc. 413 in CR 13-98-GF-BMM, Doc. 88 in CR 14-46-GF-BMM, and Doc. 132 in

CR 14-47-GF-BMM) and consider the related Memorandum (Doc. 414 in CR

13-98-GF-BMM, Doc. 89 in CR 14-46-GF-BMM, and Doc. 133 in CR

14-47-GF-BMM). Mr. Huston advises he will further comment on immunized

information by subsequent Motion on or before the Motion Deadlines now set in

these cases.

Recognizing the importance of preserving issues and challenges raised by prior

counsel but already decided by this Court, Mr. Huston hereby notifies the Court that

he adopts all prior substantive Motions in each of the following cases: Case Nos. CR

13-98-GF-BMM, CR 14-46-GF-BMM, and CR 14-47-GF-BMM. The undersigned

will not supplement those Motions nor ask for reconsideration, so no further review

is required.

RESPECTFULLY SUBMITTED this 17th day of August, 2015.

/s/ Anthony R. Gallagher

Federal Defenders of Montana 104 Second Street South, Suite 301 Great Falls, MT 59401 (406) 727-5328

## **CERTIFICATE OF SERVICE - L.R. 5.2(b)**

I hereby certify that on August 17, 2015, a copy of the foregoing document was served on the following persons by the following means:

- 1, 2 CM-ECF 3 Mail 3 E-Mail
- 1. CLERK, U.S. DISTRICT COURT 3. SHAD JAMES HUSTON Defendant
- 2. RYAN G. WELDON
  BRYAN T. DAKE
  United States Attorney's Office
  Counsel for the United States

/s/ Anthony R. Gallagher